1	ADAM PAUL LAXALT		
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9	Attorneys for Defendants		
10			
11	DISTRICT OF NEVADA		
12	JOSEPH SHANNON, PENNY LUCILLE	Case No. 2:17-cv-00875-JAD-GWF	
13	BEHRENS, CHRISTOPHER ROBERT BRAGGS, and JOSEPH LOPEZ GOMEZ,	Case No. 2.11-CV-00015-9AD-GWF	
$10 \mid 14 \mid$	individually and on behalf of all others similarly situated,		
15 15	Plaintiffs,	STIPULATION AND ORDER TO CONTINUE TIME TO FILE	
16	vs.	DEFENDANTS' REPLY BRIEF IN SUPPORT OF THEIR MOTION TO DISMISS	
17	JOSEPH (JD) DECKER, STEVE GEORGE, and DONALD SODERBERG,	(Second Request)	
18	in their individual capacities,	(Second Request)	
19	Defendants.		
20			
21	Defendants, Joseph Decker, Steve Ge	orge, and Donald Soderberg, in their individual	
22	capacities, by and through counsel, and plaintiffs, by and through their counsel, stipulate		
23	and agree to continue the time for defendants to file their reply brief from December 15,		
24	2017 until December 18, 2017. This stipulation is support by good cause, as demonstrated		
25	by the following recitals:		
26	111		
27	111		
28	111		

WHEREAS, counsel for defendants, Mr. Shevorski, is trial and appellate counsel for the State of Nevada in the approximately dozen cases that have arisen out of the Little Valley Fire, which consumed 23 homes and many outbuildings (Consolidated in Case #s CV17-00225 and Nevada Supreme Court case #74271), legal counsel for Secretary of State Barbara Cegavske in the federal and state court litigations arising out of the attempted recall of Senators Woodhouse, Farley, and Cannizzaro (Case #s 2:17-cv-02666-JCM-GWF and A-17-764587-C), counsel for Governor Brian Sandoval and Attorney General Laxalt in the Ballot Question One litigation in state court (Case #A-17-762975-W), and counsel for State of Nevada in the Fair Labor Standards Act class action known as Walden et al. v. State of Nevada ex. rel. Nevada Department of Corrections. (3:14-cv-00320-MMD-WGC). This work is in addition to his supervisory duties as Head of Complex Litigation with the Office of the Attorney General. Because of the press of these activities, counsel for defendants needs a modest three (3) day extension of time to file defendants' reply in support of their motion to dismiss.

WHEREAS, the parties had previously agreed to extend time for plaintiffs to file their opposition to defendants' motion to dismiss until November 30, 2017 and to extend time for defendants to file their reply until December 15, 2017.

WHEREAS, in light of the foregoing, counsel for plaintiffs have generously agreed to continue the time for defendants to file their reply brief in support of their motion to dismiss from December 15, 2017 until December 18, 2017.

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1	Based on the parties' recitals and good cause appearing, the parties stipulate and	
2	agree to continue the time for defendants to file their reply brief in support of their motion	
3	to dismiss from December 15, 2017 until December 18, 2017.	
4	DATED this 15th day of December, 2017. DATED this 15th day of December, 2017.	
5	ADAM PAUL LAXALT LEON GREENBERG PROF. CORP. Attorney General	
6	Attorney General	
7		
8	By: /s/ Steve Shevorski STEVE SHEVORSKI By: /s/ Leon Greenberg LEON GREENBERG, Esq.	
9	Head of Complex Litigation 2965 S. Jones Blvd., Ste. E3 555 E. Washington Ave., Ste. 3900 Las Vegas, NV 89146	
10	Las Vegas, Nevada 89101 (702) 383-6085 Attorneys for Defendants Attorney for Plaintiffs	
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14	ORDER	
15	IT IS SO ORDERED.	
16	Dated: December 15, 2017.	
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18	X MOOL	
19	UNITED STATES DISTRICT JUDGE	
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